THE HONORABLE RICHARD A. JONES 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 STEVE TEIXEIRA, 9 Case No.: 2:24-CV-01032-RAJ Plaintiff, DECLARATION OF MATHEW v. 10 HARRINGTON IN SUPPORT OF PLAINTIFF'S RESPONSE TO MOZILLA CORPORATION a.k.a. M.F. 11 Technologies, a California corporation; **DEFENDANTS' MOTION TO** MOZILLA FOUNDATION, a California CONTINUE TRIAL DATE AND 12 public benefit corporation; LAURA AMEND CASE SCHEDULE CHAMBERS and her marital community; 13 WINIFRED MITCHELL BAKER and her marital community, and DANI CHEHAK and 14 her marital community, 15 Defendants. 16 I, Mathew Harrington, am over the age of 18, have personal knowledge of all the facts 17 stated herein and declare as follows: 18 I am an attorney at Stokes Lawrence, P.S. and am counsel of record for Plaintiff 1. 19 Steve Teixeira. 20 2. On April 9, 2025, after I learned that Defendant Mitchell Baker would be 21 retaining new and separate counsel, I called her new counsel, Daniel Weiskopf. I asked if he 22 thought his substitution would affect the case schedule. Mr. Weiskopf told me that based on what 23 he knew at that time, he did not see a need for delay. 24 STOKES LAWRENCE, P.S. DECLARATION OF MATHEW HARRINGTON IN SUPPORT OF 1420 FIFTH AVENUE, SUITE 3000 SEATTLE, WASHINGTON 98101-2393 PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION TO

CONTINUE TRIAL DATE AND AMEND CASE SCHEDULE - 1

60606-003

(206) 626-6000

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct DATED this 12th day of May, 2025

DECLARATION OF MATHEW HARRINGTON IN SUPPORT OF PLAINTIFF'S RESPONSE TO DEFENDANTS' MOTION TO CONTINUE TRIAL DATE AND AMEND CASE SCHEDULE - 2 60606-003

STOKES LAWRENCE, P.S. 1420 FIFTH AVENUE, SUITE 3000 SEATTLE, WASHINGTON 98101-2393 (206) 626-6000